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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/622,603	07/18/2003	Edwin A. Hallberg	02008678	4299		
26565	7590 06/10/2005		EXAM	EXAMINER		
MAYER, BROWN, ROWE & MAW LLP P.O. BOX 2828 CHICAGO, IL 60690-2828			NGUYEN	NGUYEN, CHI Q		
			ART UNIT	PAPER NUMBER		
			3635			
			DATE MAILED: 06/10/200	5		

Please find below and/or attached an Office communication concerning this application or proceeding.

<del> </del>		Applicati	on No	Applicant(s)			
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Office Action Summary		10/622,60	<del> </del>	HALLBERG, EDWI	N A.		
	Office Action Summary	Examine		Art Unit			
	The MAN INC DATE of this commu	Chi Q Ng		3635	Iracs		
Period fo	The MAILING DATE of this commu or Reply	nication appears on the	a cover stieet w	un ine correspondence add	7622		
THE - Exte after - If the - If NC - Failt Any	ORTENED STATUTORY PERIOD I MAILING DATE OF THIS COMMUN nsions of time may be available under the provision SIX (6) MONTHS from the mailing date of this come period for reply specified above is less than thirty (a) period for reply is specified above, the maximum is ure to reply within the set or extended period for reply reply received by the Office later than three months ed patent term adjustment. See 37 CFR 1.704(b).	NICATION. us of 37 CFR 1.136(a). In no evulunication. us of ays, a reply within the state statutory period will apply and willy will, by statute, cause the app	ent, however, may a r tutory minimum of thin ill expire SIX (6) MON dication to become AB	eply be timely filed by (30) days will be considered timely. THS from the mailing date of this core BANDONED (35 U.S.C. § 133).	nmunication.		
Status							
1)⊠	Responsive to communication(s) fil	led on 18 July 2003					
•	Responsive to communication(s) filed on <u>18 July 2003</u> .  This action is <b>FINAL</b> . 2b)⊠ This action is non-final.						
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposit	ion of Claims						
5)□ 6)⊠ 7)⊠	Claim(s) 1-20 is/are pending in the application.  4a) Of the above claim(s) is/are withdrawn from consideration.  Claim(s) is/are allowed.  Claim(s) 1-10 and 12-20 is/are rejected.  Claim(s) 11 is/are objected to.  Claim(s) are subject to restriction and/or election requirement.						
Applicat	ion Papers						
10)⊠	The specification is objected to by to the drawing(s) filed on 18 July 200 Applicant may not request that any objected Replacement drawing sheet(s) including The oath or declaration is objected	$3$ is/are: a) $\square$ accepte ection to the drawing(s) to the correction is required.	be held in abeyar ed if the drawing	nce. See 37 CFR 1.85(a). (s) is objected to. See 37 CFI			
Priority (	under 35 U.S.C. § 119						
12) <u>□</u> a)	Acknowledgment is made of a claim  All b) Some * c) None of:  1. Certified copies of the priority  2. Certified copies of the priority  3. Copies of the certified copies application from the Internations  See the attached detailed Office actions	y documents have bee y documents have bee s of the priority docume ional Bureau (PCT Rul	en received. en received in A ents have been le 17.2(a)).	opplication No received in this National S	Stage		
Attachmen	it(s)						
2) Notice 3) Infor	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review ( mation Disclosure Statement(s) (PTO-1449 or No(s)/Mail Date		Paper No(	Summary (PTO-413) s)/Mail Date nformal Patent Application (PTO- 	-152)		

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Office Action Summary

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#### **DETAILED ACTION**

This Office action is in response to the applicant's amendment filed on 3/3/05.

## Claim Objections

Claim 13 is objected to because of the following informalities: the cited limitation "the caster type" does not have antecedent basis. Appropriate correction is required.

## Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-10, and 12-14 are rejected under 35 U.S.C. 102(b) as being anticipated by Wilson (US 2,771,937).

In regard claims 1, 2, Wilson teaches a folding platform structure comprising a first platform 2, and a second platform panel 3. Each of the platform panels having deck 10 and support frame 9, and the first platform panel is pivotally connected to a second platform panel at 29, the second platform panel further being pivotally connected to a base assembly at 62 wherein when the first and second platform panels are in a position for use substantially parallel to a ground surface (see fig. 2) the second platform panel supported by a plurality of engaging support and by the second platform panel; and wherein when the first and second platform panels are pivoted to a storage position substantially perpendicular to the ground surface the respective upper surface of the first and second platform panels face one another (figures 2 and 5).

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In regard claims 3-7, Wilson teaches the claimed invention as stated wherein further teaches a lock member 33 includes a catch for engaging a pin on the opposite frame member serves as a first platform panel restraint/lock for disengaged prior to folding and unfolding and engaged (see col. 3), a second platform panel restraints 34 prevent the second platform panel from being pivoted to a position substantially parallel to the ground surface if the first platform panel is still in the storage position and connected to the first platform panel and engaged the base assembly via frame members 28 (fig. 1).

In regard claims 12-14, Wilson teaches the claimed invention as stated wherein further comprising a caster assembly 23 including wheels, and a lock stop 33.

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 8-10, and 15-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Wilson in view Wagner.

In regard claims 8-10, Wilson teaches the claimed invention as stated except for the legs are having adjustable in length, which comprise telescopic leg assemblies.

Wagner teaches folding stage including a ground engaging supports 28 having inner telescoping legs 80 extending outward from the upper outer legs 82 thus are adjustable in length (fig. 1). At the time of the invention, it would have been obvious to

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one having ordinary skill in the art to modify Wilson's leg assembly for Wagner leg assembly, which including telescoping legs for adjusting in length. The motivation for doing so would have been to raise or lower table for intended use.

In regard claim 15-20 method of assembly, Wilson and Wagner teach the structural elements for the foldable stage as set forth. However, Wilson and Wagner do not teach expressly the method steps from storage position to utilizing position as claimed by the applicant, examiner considers this to be the obvious method step of setting up device because in utilizing a foldable stage, one must obviously roll to and position on applicable place, disengage platform panels retainers, permit platform panels straight, lower ground engaging members or legs and adjust desirable highs. Wilson and Wagner would be motivated to follow these steps to facilitate assembly of a foldable stage.

# Allowable Subject Matter

Claim 11 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

#### Response to Arguments

Applicant's arguments with respect to claims 1-20 have been considered but are moot in view of the new ground(s) of rejection.

#### Conclusion

Any inquiry concerning this communication or earlier communication from the examiner should be directed to Chi Q. Nguyen whose telephone number is (571) 272-

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6847, Mon-Thu (7:00-5:30), Fridays off or examiner's supervisor, Carl Friedman can be reached at (571) 272-6842. The examiner's right fax number is (571) 273-6847.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pairdirect.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at (866) 217-9197.

CQN 05/29/05

Wal Shack Naoko Slack Primary Examiner